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17		DISTRICT COURT
20	NORTHERN DISTRI	CT OF CALIFORNIA
21	CHACOM DROWN, WHILLAM DWATT	C N 420 02(A VCD CVII
21	CHASOM BROWN, WILLIAM BYATT,	Case No.: 4:20-cv-03664-YGR-SVK
22	JEREMY DAVIS, CHRISTOPHER CASTILLO, and MONIQUE TRUJILLO	THIRD DECLARATION OF MARK C.
22	individually and on behalf of all similarly	MAO IN SUPPORT OF PLAINTIFFS'
23	situated,	REQUEST FOR AN ORDER TO SHOW
24		CAUSE (MAO REPLY DECLARATION)
	Plaintiffs,	,
25		The Honorable Susan van Keulen
26	VS.	Courtroom 6 - 4th Floor
20		Date: April 21, 2022
27	GOOGLE LLC,	Time: 10:00 a.m.
20	Defendent	
28	Defendant.	

1 **DECLARATION OF MARK C. MAO** 2 I, Mark C. Mao, declare as follows. 3 1. I am a partner with the law firm of Boies Schiller Flexner LLP, counsel for Plaintiffs 4 in this matter. I am an attorney at law duly licensed to practice before all courts of the State of 5 California. I have personal knowledge of the matters set forth herein and am competent to testify. 6 2. I submit this Declaration with Plaintiffs' Reply Brief in Support of their Request 7 for the Court to issue an Order to Show Cause for Why Google Should Not Be Sanctioned for 8 Discovery Misconduct. 9 3. From Google's initial list of identified logs and data sources, produced on 10 November 18, 2021, Google identified only two logs with the and 11 none with the bits. Dkt. 338-1. The two 12 logs that Google identified that contain the bit are the 13 and logs. 14 As part of the Special Master process, Google produced a version of the schema for 15 logs on December 1, 2021. But these versions did not contain the 16 . Google now claims that this bit was omitted since it was not among 17 in each log. (At the time Plaintiffs filed the Opening brief, Plaintiffs did not know that Google also altered the schema for the 18 log.) 19 5. But weeks prior, Google produced schema with more than fields for a number 20 of logs and sources, including fields for the for the 21 fields for 22 Once the dispute that became the basis for Plaintiffs' Motion for an Order to Show 23 Cause arose, Google produced different versions of schema for some of the logs that contain the 24 bit, this time which contained the bit. 25 7. Google also hid the field from the schema 26 productions. Two examples of this are the and the 27 produced by Google on March 11, 2022. Once Google re-ran the schema for these two logs, the 28

1	schema showed the fields. Although Mr. Josef Ansorge for Google
2	initially called
3	
4	8. Google has not produced complete schema for any logs that contain the
5	bit.
6	9. Google still refuses to confirm whether they are withholding any <i>other</i>
7	bits or <i>other</i> logs or sources containing any such bits.
8	10. Similarly, Google has refused to respond to Plaintiffs' inquiries seeking to know
9	why Google did not timely produce documents concerning the
10	the Opposition Brief, Google suggests that it produced documents in the Fall of 2021 making clear
11	that (i) a
12	Opp. 5 (citing Trebicka Decl. Ex. 13). But the
13	May 4, 2021 version of the design document reflected
14	. Opening Mao Decl. ¶ 12 As my
15	Opening Declaration pointed out, Google did not produce
16	Id. ¶ 3. Plaintiffs have sent Google's counsel multiple messages
17	demanding an explanation for why the version of the document was not produced
18	from last fall. Google has never responded.
19	11. Attached hereto as Exhibit 1 is a true and correct copy of an April 1, 2022 letter
20	from Mr. Josef Ansorge, counsel for Google, to Special Master Brush and myself. Plaintiffs do
21	not have any actual documents with these and the comments were only
22	produced to Plaintiffs as part of this letter. Google has not explained to Plaintiffs why the
23	comments would not have been produced as part of Google's prior document productions.
24	12. Attached hereto as Exhibit 2 is a true and correct copy of a March 15, 2022 email
25	from Mr. Josef Ansorge, counsel for Google, to Special Master Brush and myself.
26	13. Attached hereto as Exhibit 3 is a true and correct copy of the transcript from the
27	March 23, 2022 conference between the parties and Special Master Brush.
28	

1	14. Attached hereto as Exhibit 4 is a true and correct copy of a document Google
2	produced in discovery labeled GOOG-BRWN-00846508. The document was produced on March
3	2, 2022.
4	15. Attached hereto as Exhibit 5 is a true and correct copy of a document Google
5	produced in discovery labeled GOOG-CABR-03849022. The document was produced or
6	September 28, 2021.
7	16. Attached hereto as Exhibit 6 is a true and correct copy of the stipulation that Google
8	proposed to Plaintiffs in response to the Court's order requiring Google to provide additional
9	information about the . bit Dkt. 505-1. Google sent this draft to Plaintiffs
10	on March 25. Plaintiffs responded that day with a follow-up question. Google has not responded
11	which is why the stipulation has not yet been finalized and filed.
12	I declare under penalty of perjury under the laws of the United States of America that the
13	foregoing is true and correct. Executed this 11th day of April, 2022, at San Francisco, California.
14	/s/ Mark Mao_
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